

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:

Vinson et al.

Appl. No. 09/784,005

Filed: February 16, 2001

**Cancer Treatment** For:

Confirmation No.: 3969

Examiner: Meller, M.

Atty. Docket: 0623.1040001/LBB/TA

**Preliminary Amendment and Reply** 

Commissioner for Patents Washington, D.C. 20231

Sir:

RECEIVED

TECH CENTER 1600/2900 Prior to consideration on the merits, Applicants submit the following Amendment and Remarks. This Amendment is provided in the following format:

- (A) A clean version of each replacement paragraph/section/claim along with clear instructions for entry;
- (B) Starting on a separate page, appropriate remarks and arguments. 37

C.F.R. § 1.121 and MPEP 714; and

(C) Starting on a separate page, a marked-up version entitled: "Version with markings to show changes made."

It is not believed that extensions of time or fees for net addition of claims are required beyond those that may otherwise be provided for in documents accompanying this paper. However, if additional extensions of time are necessary to prevent abandonment of this application, then such extensions of time are hereby petitioned

U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE duction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

REQUEST
FOR
CONTINUED EXAMINATION (RCE)

Submission required under 37 C.F.R. § 1.114

Previously submitted

TRANSMITTAL
Subsection (b) of 35 U.S.C. § 132, effective on May 29, 2000, provides for continued examination of an utility or plant application filed on or after June 8, 1995.

See The American Inventors Protection Act of 1999 (AIPA).

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Application Number	09/784,005
Filing Date	February 16, 2001
First Named Inventor	Gavin Paul Vinson
Group Art Unit	1654
Examiner Name	Meller, M.
Attorney Docket Number	0623.1040001/LBB/TAC

This is a Request for Continued Examination (RCE) under 37 C.F.R. § 1.114 of the above-identified application.

NOTE: 37 C.F.R. § 1.114 is effective on May 29, 2000. If the above-identified application was filed prior to May 29, 2000, applicant may wish to consider filing a continued prosecution application (CPA) under 37 C.F.R. § 1.53 (d) (PTO/SB/29) instead of a RCE to be eligible for the patent term adjustment provisions of the AIPA. See Changes to Application Examination and Provisional Application Practice, Interim Rule, 65 Fed. Reg. 14865 (Mar. 20, 2000), 1233 Off. Gaz. Pat. Office 47 (Apr. 11, 2000), which established RCE practice.

		i.   Consider the amendment(s)/reply under 37 C.F.R. § 1.116 previously filed on  (Assume a face of the control											
				(Any unentered amendment(s) referred to a			ضمانا العنام	3	ء ر	K			
		ii.		Consider the arguments in the Appeal Brief	or Reply Br	ier previous	siy tilea on _		<del>~~~</del> ~~	4			
	h			onsider the amendment(s)/reply under 37 C.F.R. § 1.116 previously filed on ny unentered amendment(s) referred to above will be entered).  Onsider the arguments in the Appeal Brief or Reply Brief previously filed on ther seed mendment/Reply fidavit(s)/Declaration(s) formation Disclosure Statement (IDS) ther Preliminary Amendment									
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		iv.		Other Preliminary Amendment					TO S	١			
2.	Mic		aneou		ner Preliminary Amendment								
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			1.17(i) required)										
	b.		Othe	, • ,									
3.	Fee				CE fee under 37 C.F.R. § 1.17(e) is required by 37 C.F.R. § 1.114 when the RCE is filed.								
	a.				Director is hereby authorized to charge the following fees, or credit any overpayments, to Deposit								
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	i. 🗵 RCE fee required under 37 C.F.R. § 1.17(e)												
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	b.		Che	ck in the amount of \$									
	c. ⊠ Payment by credit card (Form PTO-2038 enclosed)												
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